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		-41ES 0- 1	Washingto	on, D.C. 20231		VS
APPLICATION NO.	FILING DATE	FIRST NAME	NVENTOR		ATTORNEY DOC	
08/975,267	11/20/97	NITSCHKE		D	GLT1598PUS	(F
Г				EXAMINER		
JAMES A KUSHMAN BROOKS & KUSHMAN				RULLER,	Ţ.	
LOOOKS & KOSI				ART UNIT	PAPER	NUMBER
WENTY-SECOND FLOOR SOUTHFIELD MI 48075				1731		11
		* :	•	DATE MAILE	D: 01/11/00	

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

Advisory Action

Application No. 08/975,267

Applicant(s)

Nitschke et al.

Examiner

Jacqueline Ruller

Group Art Unit 1731



TH	E PERI	OD FOR RESPONSE	E: [check only a) or b)]						
	a) 🗶	expires 6	months from the mailing dat	te of the final rejection.					
	b) 🗌	expires either three months from the mailing date of the final rejection, or on the mailing date of this Advisory Action, which is later. In no event, however, will the statutory period for the response expire later than six months from the date of the fin rejection.							
	date on determi	which the response, to ning the period of exte	the petition, and the fee have ension and the corresponding	n under 37 CFR 1.136(a), the proposed response and e been filed is the date of the response and also the da g amount of the fee. Any extension fee pursuant to 3 atutory period for response or as set forth in b) above.	ate for the purposes of				
	Appella period	ant's Brief is due tw for response set fo	vo months from the date rth above, whichever is	e of the Notice of Appeal filed on	(or within any 92(a).				
Ap _l but	olicant' is NO	s response to the f T deemed to place t	inal rejection, filed on _ the application in conditi	Dec 28, 1999 has been considered with to ion for allowance:	he following effect,				
X	The pr	oposed amendment	(s):						
	X wil	l be entered upon f	iling of a Notice of Appe	eal and an Appeal Brief.					
	☐ will not be entered because:								
		they raise new issu	ies that would require fu	urther consideration and/or search. (See note	below).				
		they raise the issue	e of new matter. (See n	note below).					
		issues for appeal.		on in better form for appeal by materially reduc					
		they present addition	onal claims without cand	celling a corresponding number of finally reject	ed claims.				
	гои	E:							
[☐ Ap	plicant's response h	nas overcome the follow	ving rejection(s):					
		proposed or amend te, timely filed ame	ded claims endment cancelling the n	non-allowable claims.	ble if submitted in a				
	The af for allo	fidavit, exhibit or re wance because:	equest for reconsideratio	on has been considered but does NOT place the	e application in condition				
	The af	fidavit or exhibit wi aminer in the final r	II NOT be considered be ejection.	ecause it is not directed SOLELY to issues which	ch were newly raised by				
X	For pu	poses of Appeal, ti	he status of the claims i	s as follows (see attached written explanation,	, if any):				
	Claims	allowed:							
	Claims objected to: <u>2-4, 6-12, and 14</u>								
	Claims	rejected: <u>1, 5, 13,</u>	15, and 16						
	The pro	oposed drawing cor	rection filed on	has has not been approx					
]	Note th	ne attached Informa	ation Disclosure Stateme	ent(s), PTO-1449, Paper No(s)	Signiley S. Silverman Sypervisory Patent Exam				
X	;	submitted. The ame	endment corrects an info	oppeal brief and notice of appeal have been ormality, but does not place the claims in	Technology Center 17				
	(condition for allowa	ınce.		JACQUELINE RULLER PATENT EXAMINER				

ART UNIT 1731